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*Attorney for Plaintiff: Meryl Pomponio*

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
OAKLAND DIVISION**

## MERYL POMPONIO,

Plaintiff,

V.

**GOMEZ SUPERMARKET CORPORATION**, as an entity and doing business as "Las Montanas Supermarket", **LAS MONTANAS MARKET, INC.**, as an entity and doing business as "Las Montanas Supermarket", **MANUEL AND ELBA GOMEZ LLC**, and **DOES 1-50**, Inclusive,

## Defendants.

Case No.:

**COMPLAINT BY MERYL POMPONIO  
AGAINST GOMEZ SUPERMARKET  
CORPORATION, *et al.*, FOR DAMAGES AND  
INJUNCTIVE RELIEF RESULTING FROM  
VIOLATIONS OF 1) TITLE III OF THE  
AMERICANS WITH DISABILITIES ACT OF  
1990; 2) THE UNRUH CIVIL RIGHTS ACT;  
and 3) THE CALIFORNIA DISABLED  
PERSONS ACT.**

[42 U.S.C. §§ 12101-12213; Cal. Civ. Code §§ 51, 52, 54, 54.1, 54.2 and 54.3.]

Comes now the Plaintiff, MERYL POMPONIO, (hereafter, "Mrs. Pomponio" or "Plaintiff") through her Attorney, DANIEL MALAKAUSKAS, 7345 South Durango Drive, Suite B-107-240, Las Vegas, NV 89113; Telephone: (866) 790-2242; Facsimile: (888) 802-2440; who, having been denied her civil rights, hereby respectfully alleges, avers, and complains as follows:

## THIS COURT CAN GRANT JUSTICE TO A DISABLED INDIVIDUAL

1. Mrs. Pomponio was disabled by her extreme medical condition: 1) Paraneoplastic  
2 Syndrome. Due to Mrs. Pomponio's medical condition, Mrs. Pomponio is unable to walk and is  
3 confined to using a mobility device to complete her day to day activities.  
4

5. On three occasions in 2021, Mrs. Pomponio was denied the full and equal access to a  
6 public accommodation located at 13901 San Pablo Avenue, San Pablo, CA 94806.  
7

8. Mrs. Pomponio now asks that this Court stand up for her rights under the Americans  
9 with Disabilities Act ("ADA"), the Unruh Civil Rights Act ("UCRA") and the California Disabled  
10 Persons Act ("CDPA").  
11

**THE UNITED STATES DISTRICT COURT, NORTHERN DISTRICT OF CALIFORNIA,  
OAKLAND DIVISION, HAS JURISDICTION AND IS THE PROPER VENUE FOR  
PLAINTIFF TO SEEK JUSTICE**

12. The United States District Court has original federal question jurisdiction over this action  
13 pursuant to 28 U.S.C. § 1331 and § 1343(a)(3) and (a)(4), for violations of the Americans with  
14 Disabilities Act, 42 U.S.C. §§ 12101, *et seq.* This Court has supplemental jurisdiction over all state  
15 claims, including, but not limited to, claims under the Unruh Civil Rights Act, Cal. Civ. Code § 51, *et  
16 seq.*, and/or the California Disabled Persons Act, Cal. Civ. Code §§ 54-55.3, pursuant to 28 U.S.C. §  
17 1367 as such acts not only expressly incorporate the Americans with Disabilities Act, but such state  
18 law claims also arose from the same nucleus of operative facts or transactions.  
19

20. Venue in this Court is proper under 28 U.S.C. § 1331(b)(2) as the claims alleged herein  
21 arose in the Northern District, specifically at the real property located at 13901 San Pablo Avenue, San  
22 Pablo, CA 94806.  
23

24. The Oakland Division of the Northern District of California, is the proper division  
25 because all claims herein arose at the real property located at 13901 San Pablo Avenue, San Pablo, CA  
26 94806.  
27

## THE VICTIM AND THOSE RESPONSIBLE

7. Mrs. Pomponio was disabled by her extreme medical condition: 1) Paraneoplastic Syndrome. Due to Mrs. Pomponio's medical condition, Mrs. Pomponio is unable to walk and is confined to using a mobility device to complete her day to day activities. Mrs. Pomponio is therefore a "person with a disability" and a "physically disabled person" and has a "disability" or "medical condition" pursuant to the rules and regulations of the ADA, specifically 42 U.S.C § 12102 and Cal. Civ. Code §§ 51 and 54.

8. Defendants, GOMEZ SUPERMARKET CORPORATION, LAS MONTANAS MARKET, INC., and Does 1-50 (hereafter, collectively or individually, "Tenant"), operate as a business establishment, hold themselves out to the public, and do business as "Las Montanas Supermarket" at 13901 San Pablo Avenue, San Pablo, CA 94806, and have substantial control over the interior and exterior of the building, the parking lot, and all spaces adjacent to such building.

9. Defendants, MANUEL AND ELBA GOMEZ LLC, and Does 1-50 (hereafter, collectively or individually, “Landlord”, in their commercial real estate investment, owner, or landlord capacity), own, operate, manage, and have substantial control over the real property, including the interior and exterior of the building, parking lot and all spaces adjacent to the buildings located at 13901 San Pablo Avenue, San Pablo, CA 94806.

10. Defendants, Does 26-50, are individuals, businesses, organizations, or entities which entered into a contract with Defendants, Tenant, Landlord, and/or Does 1-50, as property managers or franchisees for the real property and adjacent parking lot, and as such have substantial control over the real property located at 13901 San Pablo Avenue, San Pablo, CA 94806.

11. The true names and capacities of the Defendants named herein as Does 1-50, inclusive, whether individual, corporate, partnership, association, or otherwise, are unknown to Plaintiff who

1 therefore sues these Defendants by such fictitious names. Plaintiff requests leave of court to amend this  
2 complaint to allege their true names and capacities at such times as they are ascertained.

3 12. Plaintiff is informed and believes and thereon alleges that each of the Defendants,  
4 including Does 1-50, caused and are responsible for the below described unlawful conduct and  
5 resulting injuries by, among other things, personally participating in the unlawful conduct or acting  
6 jointly or conspiring with others who did so; by authorizing, acquiescing in or setting in motion  
7 policies, plans or actions that led to the unlawful conduct; by failing to take action to prevent the  
8 unlawful conduct; by failing and refusing with deliberate indifference to Plaintiff's rights to equal  
9 access to public spaces; and by ratifying the unlawful conduct that occurred by agents, and officers or  
10 entities under their direction and control.

13

14 **MRS. POMPONIO WAS DENIED EQUAL ACCESS TO A  
PUBLIC ACCOMMODATION AND NOW FIGHTS FOR ALL DISABLED**

15 13. Mrs. Pomponio was disabled by her extreme medical condition: 1) Paraneoplastic  
16 Syndrome. Due to Mrs. Pomponio's medical condition, Mrs. Pomponio is unable to walk and is  
17 confined to using a mobility device to complete her day to day. Mrs. Pomponio is therefore a "person  
18 with a disability" and a "disabled person" and has a "disability" or "medical condition" pursuant to  
19 federal law, rules and regulations, specifically 42 U.S.C § 12102, and 28 C.F.R. § 36.104.

20 14. On three occasions in 2021, Mrs. Pomponio desired to go to and use the services, and/or  
21 buy products at "Las Montanas Supermarket" which is located at 13901 San Pablo Avenue, San Pablo,  
22 CA 94806.

23 15. While in the parking lot adjacent to, surrounding, or while inside the business "Las  
24 Montanas Supermarket", Mrs. Pomponio personally encountered barriers that interfered with her  
25 ability to use and enjoy the goods, services, privileges and accommodations offered by the facilities.

1 Specifically, while visiting the business establishment, on several occasions, Mrs. Pomponio had  
2 difficulty as the alleged accessible parking stall and access aisle had improper slopes making it more  
3 difficult for her to use her wheeled mobility device. In addition, the bathroom door was heavy and  
4 difficult to open while seated in her wheeled mobility device. Finally, there were no accessible dining  
5 surfaces which made it more difficult for Mrs. Pomponio to find a place to eat her snack.  
6

7 16. Despite Mrs. Pomponio's wish to patronize the businesses in the future, the above-  
8 mentioned barriers constitute deterrents to access to the business, rendering the business' goods,  
9 services, facilities, privileges, advantages, and accommodations unavailable to physically disabled  
10 patrons such as herself.  
11

12 17. Mrs. Pomponio alleges, on information and belief, that Defendants knew that such  
13 barriers existed and that Defendants' failure to remove the barriers was intentional as the particular  
14 barriers mentioned above were intuitive and obvious. Additionally, Defendants exercised control and  
15 dominion over the condition of the real property and building and had the financial resources to remove  
16 such barriers. Furthermore, Mrs. Pomponio alleges, on information and belief, that such modifications  
17 were readily achievable as removal of the above barriers could have been achieved without much  
18 difficulty or expense.  
19

20 18. Mrs. Pomponio brings this lawsuit to encourage Defendants to ensure their property is  
21 accessible to all.  
22

23  
24 **FIRST CLAIM**  
25 **VIOLATION OF TITLE III OF THE ADA**  
26 **(As to all Defendants)**  
27

28 19. Plaintiff hereby incorporates and realleges, as if fully set forth herein, each and every  
allegation contained in all prior and subsequent paragraphs.

1       20. The parking lot and building at the real property known as 13901 San Pablo Avenue,  
2 San Pablo, CA 94806 is owned, controlled, operated, leased, and managed by Defendants: Tenant,  
3 Landlord, Does 1-50, or their agents. The business “Las Montanas Supermarket”, including their  
4 parking lot, are open to the general public and as such is a “public accommodation” under 42 U.S.C. §  
5 12181 and 28 C.F.R. § 36.104.

6       21. Pursuant to 42 U.S.C. § 12182(a), by owning, leasing, or operating the public  
7 accommodation known as “Las Montanas Supermarket”, Defendants are prohibited from  
8 discriminating against Plaintiff by denying her, on the basis of her disability, the full and equal  
9 enjoyment of the goods, services, facilities, privileges, advantages, or accommodations offered by the  
10 facilities.

11       22. In order to avoid discriminating against a disabled individual pursuant to 28 C.F.R. §  
12 36.101 and § 36.102, Defendants must ensure that such public accommodation is designed, constructed,  
13 and altered in compliance with the accessibility standards established by 28 C.F.R. § 36.101 *et seq.*,  
14 and have proper policies, practices, and procedures to ensure that individuals with disabilities are  
15 afforded equal access to the full and equal enjoyment of the goods, services, facilities, privileges,  
16 advantages, or accommodations offered by the public accommodation. 42 U.S.C. §§ 12181(9),  
17 12182(b)(2)(A)(iv) and (v), 12183(a)(1) and (2).

18       23. Mrs. Pomponio was disabled by her extreme medical condition: 1) Paraneoplastic  
19 Syndrome. Due to Mrs. Pomponio’s medical condition, Mrs. Pomponio is unable to walk and is  
20 confined to using a mobility device to complete her day to day. Mrs. Pomponio is therefore a “person  
21 with a disability” and a “disabled person” and has a “disability” or “medical condition” pursuant to  
22 federal law, rules and regulations, specifically 42 U.S.C § 12102, and 28 C.F.R. § 36.104. While at  
23 the interior, exterior, parking lot, or adjacent spaces, of the business known as “Las Montanas  
24 Supermarket”, Mrs. Pomponio is disabled by her Paraneoplastic Syndrome. 42 U.S.C. § 12102  
25 and 28 C.F.R. § 36.104. While at the interior, exterior, parking lot, or adjacent spaces, of the business  
26 known as “Las Montanas Supermarket”, Mrs. Pomponio is disabled by her Paraneoplastic Syndrome.  
27 42 U.S.C. § 12102 and 28 C.F.R. § 36.104. While at the interior, exterior, parking lot, or adjacent  
28 spaces, of the business known as “Las Montanas Supermarket”, Mrs. Pomponio is disabled by her  
Paraneoplastic Syndrome. 42 U.S.C. § 12102 and 28 C.F.R. § 36.104.

1 Supermarket", Plaintiff personally encountered a number of barriers that interfered with her ability, to  
2 use and enjoy the goods, services, privileges and accommodations offered at the facility.

3 24. Specifically, Defendants failed to ensure that such real property was equally accessible  
4 to individuals with disabilities and medical conditions by having the following barriers at the real  
5 property:

- 6 a. The blank spaces of the unauthorized vehicle parking signage are not filled in with the  
7 appropriate information in violation of 2013 CBC 11B-502.8 and 2016 CBC 11B-  
8 502.8;
- 9 b. The alleged accessible parking space(s) and access aisle(s)' slope(s) exceed two  
10 percent (2%) in violation of 1991 ADAAG 4.6.3, 2010 ADAS 502.4 Exception, 2013  
11 CBC 11B-502.4 Exception and 2016 CBC 11B-502.4 Exception;
- 12 c. One or more of the alleged access aisles do not extend the full length of the parking  
13 spaces they serve in violation of 2010 ADAS 502.3.2, 2013 CBC 11B-502.3.2 and  
14 2016 CBC 11B-502.3.2;
- 15 d. There is no directional signage including the ISA indicating where the accessible route  
16 from the public sidewalk is located in violation of 2013 CBC 11B-216.6 and 2016  
17 CBC 11B-216.6;
- 18 e. The alleged accessible route's ground surface has one or more openings that exceeds  
19 one-half inch (1/2") in violation of 2010 ADAS 403.2, 2013 CBC 11B-403.2, and,  
20 2016 CBC 11B-403.2;
- 21 f. The alleged accessible route's curb ramp's slope exceeds eight-point-three-three  
22 percent (8.33%) in violation of 1991 ADAAG 4.7.2, 2010 ADAS 406.1, 2013 CBC  
23 11B-406.2.1 Exception, and, 2016 CBC 11B-406.2.1.;

- 1 g. The service counter exceeds thirty-four inches (34") above the finished floor in
- 2 violation of 2010 ADAS 904.4.1, 2013 CBC 11B-904.4.1 and 2016 CBC 11B-904.4.1;
- 3 h. There are no accessible dining surfaces provided in violation of 1991 ADAAG 5.1,
- 4 2010 ADAS 226.1, 2013 CBC 11B-226.1, 2016 CBC 11B-226.1;
- 5 i. The door leading to the restrooms require more than five pounds (5 lbs.) of force to
- 6 open in violation of 2013 CBC 11B-404.2.9 and 2016 CBC 11B-404.2.9;
- 7 j. The seat cover dispenser's clear floor space is obstructed by the water closet in
- 8 violation of 1991 ADAAG 4.27.2, 2010 ADAS 309.2, 2013 CBC 11B-309.2 and 2016
- 9 CBC 11B-309.2;
- 10 k. The toilet paper dispenser is not located between seven inches to nine inches (7" – 9")
- 11 in front of the water closet in violation of 1991 ADAAG 4.16.6, 2010 ADAS 604.7,
- 12 2013 CBC 11B-604.7 and 2016 CBC 11B-604.7;
- 13 l. The paper towel dispenser is located more than forty-eight inches (48") above the
- 14 finished floor in violation of 1991 ADAAG 4.22.7, 2010 ADAS 603.4, 2013 CBC
- 15 11B-603.4 and 2016 CBC 11B-603.4;
- 16 m. The baby changing table is located in the accessible toilet stall in violation of CBC
- 17 11B-226.4.

22 25. As a direct and proximate cause of Defendants' conduct, Plaintiff, on the basis of her  
23 disabilities, was denied the opportunity to participate in or benefit from a good, service, privilege,  
24 individuals in violation of 42 U.S.C. § 12181.

25 26. Plaintiff seeks injunctive relief to prohibit Defendants' acts and omissions as complained  
26 of herein which have the effect of wrongfully discriminating against Plaintiff and other members of the  
27 public who are physically disabled from full and equal access to these public facilities. Specifically,

Plaintiff seeks injunctive relief ensuring that Defendants modify their real property to ensure that disabled persons are not discriminated against in receiving equal access to goods, services, and facilities as other more able-bodied persons.

**SECOND CLAIM  
VIOLATIONS OF CALIFORNIA CIVIL CODE § 51  
(As to all Defendants)**

27. Plaintiff hereby incorporates and realleges, as if fully set forth herein, each and every allegation contained in all prior and subsequent paragraphs.

28. Any violation of the ADA 42 U.S.C. §§ 12101-12213 also constitutes a violation of Cal. Civ. Code § 51(f) and § 52(a), thus independently justifying an award of damages and injunctive relief pursuant to California law.

29. On the basis of her disabilities, Plaintiff was denied the opportunity to participate in or benefit from a good, service, privilege, advantage or accommodation in a manner equal to that afforded to other non-disabled individuals which resulted in Plaintiff's difficulty, discomfort, or embarrassment. Therefore, pursuant to Cal. Civ. Code § 55.56(a) through (c), Plaintiff is entitled to attorneys' fees, costs, and damages of no less than four-thousand U.S. dollars (4,000 USD) for each and every violation.

**THIRD CLAIM**  
**VIOLATIONS OF CALIFORNIA CIVIL CODE § 54**  
**(As to all Defendants)**

30. Plaintiff hereby incorporates and realleges, as if fully set forth herein, each and every allegation contained in all prior and subsequent paragraphs.

31. Any violation of the ADA 42 U.S.C. §§ 12101-12213 also constitutes a violation of Cal. Civ. Code § 54.1(d) and § 54.3(a), thus independently justifying an award of damages and injunctive relief pursuant to California law.

32. On the basis of her disabilities, Plaintiff was denied the opportunity to participate in or benefit from a good, service, privilege, advantage or accommodation in a manner equal to that afforded to other non-disabled individuals, which resulted in Plaintiff's difficulty, discomfort or embarrassment. Therefore, pursuant to Cal. Civ. Code § 55.56(a) through (c), Plaintiff is entitled to attorneys' fees, costs, and damages on no less than one-thousand U.S. dollars (1,000 USD) for each and every violation.

## PRAYER

WHEREFORE, Plaintiff prays the following:

1. For injunctive relief pursuant to 28 C.F.R. § 36.501 directing Defendants to modify their facilities and policies as required by law to comply with ADA regulations, including the ADAAG where required; institute policy to enable Plaintiff to use goods and services offered to the non-disabled public; provide adequate access to all citizens, including persons with disabilities; issue a permanent injunction directing Defendants to maintain their facilities usable by Plaintiff and similarly situated person with disabilities in compliance with federal regulations, and which provide full and equal access, as required by law;

2. Retain jurisdiction over Defendants until such time as the Court is satisfied that Defendants' unlawful policies, practices, acts and omissions, and maintenance of inaccessible public facilities as complained of herein no longer occur and will not recur;

3. Award Plaintiff all appropriate damages, including, but not limited to, either statutory damages of no less than four-thousand U.S. dollars (4,000 USD) for each and every violation of Cal. Civ. Code § 51, or no less than one-thousand U.S. dollars (1,000 USD) for each and every violation of Cal. Civ. Code § 54, with either Cal. Civ. Code § 51 or § 54 being elected prior to, or at, trial, but not both, and general damages in an amount within the jurisdiction of the Court, according to proof;

4. Award Plaintiff all litigation expenses and costs of this proceeding, and all reasonable attorneys' fees as provided by law, including but not limited to, 42 U.S.C. § 12205, Cal. Civ. Code §§ 52 and 54.3; and

5. Grant such other and further relief as this Court may deem just and proper.

Dated: December 13<sup>th</sup>, 2021

/s/ Daniel Malakauskas  
By: DANIEL MALAKAUSKAS, of,  
MALAKAUSKAS LAW, APC,  
Attorney for PLAINTIFF